gramore that his use of uemon-strative evidence he once insisted that the jurors handle an artificial leg he brought into artificial leg he brought into artificial leads to a highly entotional assessment of damages.

Doctors Consider

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Him an Archenemy

Doctors take an even dimmer view of Belli, ranking him second only to medicareras a threat to only to medicarcias a threat to their peace of mind and financial security. Those he has cornered in the witness box loathe him for his cutting cross examinations, and the profession as a whole damns him for almost doubling the cost of maloractice insurance.

the cost of maloractice insurance. Nor is his own profession altogether happy with him. Ele-ments in the American Bar As-sociation upset over his methods; have tried unsuccessfully to oust, him and only a wook him and only a week ago a lead-ing Dallas lawyer rebuked him for his rublic comments on the

Ruby case.
If this sort of criticism bothers. him, Belli doesn't show it. If any thing, he seems to relish a scold ing, since it gives him an oppor-

ing, since it gives him an oppor-tunity to reply with his specialty, the finely-honed retort. On insurance firms: "They could speedile put all personal in-iury classes aut at husiness." est and prompt payments on all damage claims.

On doctors: Some doctors I've

examined on the stand should be examined outside stand should be sent back to medical school. Generally, they seem to present that part of their anatomy to me that makes it easy for me to twist their tails."

On lawyers: "Too many of them are ledger-jockeys for taxdodging corporations dull, dry and cutless with no con-cern for the little gay."

AS BELLI tells it, he deter-mined on being a lawyer back mined on being a lawyer back in 1912, just five years after he was born in the old gold, rush town of Sonora, Calif., the son of town of Sonora, Calif., the son of a banker named Caesar Belli.

"That's right," he said, "I inclined to the law when I was just looking at the Book of Knowlighter allooking at the Book of Knowlighter soloking at pictures of

edge looking at pictures of the moon, things like that."

He breezed through the University of California and its School for Law and hung out his shingle in San Francisco, which is still heme have for his coast-to-coast practice.

Thench is and his ore in negligence cases. Belli ( pro-nounces it beli-eye) known his hay around in criminal court. He spent icis legal internship handling stratagens dreamed up by convicts repeful of springing themselves from San Quentin: He also has defended quite a roster of accused killers against big league prosecutors—Chief Justice Warren of the U.S. Supreme

Court among them. "Earl Warren was the district atterney in my first big case," Belli recalls, "that of a man atterney in my first oig case, Belli recolls, that of a man charged with briging strychnine to poison his wife. Warren was dead-bang rerong on the case. He's not a good lawyer, but he's a good justice, a good administra-

Today, Belli, with a couple of tive judge." partners, operates out of a plush, rococo suite of offices on San Francisco's Montgomery St., in the heart of the nightclub district and only a bar's length away from the city's historically sinful Barbary Coast.

#### Offices Carpeted. Draped in Scarlet

The offices are carpeted and draped in scarlet, in the tradition of the elegant bawdy houses of r bygone San Francisco era. The suite is cluttered with an assortment of antiques that range from 1910-model Copenhagen telephone to an array or rural mail-boxes lining a corridor.

Each morning, Belli seats himself behind a massive desk that faces a riciure window. There he works, in full view of passers-ov works, in full view of passers by who, often stop and press their moses to the glass. Occasionally, hell stand at his long, mahogany office for, a lefte of the mining years, and exchange maning comps. grave nods with the andience The slow is over promptly at

n Beili makes har 's narrow spiral staircase to the basement. There, in Solitary concentration, he prepares his, cases with a thoroughness that has come as a joining surprise to many a lawyer who figured the Belli image was mostly cazzle

It's an easy mistake to make; in court or out, he is as conspicuous as a lage diamond in a coal bin.

AT 56. Belli is a florid, largish, distinguished-actor type was wears his graying hair in the sort of swept-back mane affected by U. S. senators around the turn

of the century.

Sartorially, he is a picture of eccentric splendor: glove-soft, high-heeled boots made in Italy, elegant custom-made shirts and costly suits with double-breastern jackets. When he threws backhis jacket in his frequent thambsin-vest stance, he gives jurors a glimpse of blinding scartet lining.

In court, he is a master showman. One of his favorite tectniques is to fumble interminably in his briefcase for an incriminating document - previously re-ferred to with an air co great mystery while the witness squirms miserably on the stand

#### Expert of Use Of Visual Aids

He is also expert at subtly ou respectfully aggravating a july into losing his temper. Belli i se this tactic sometimes when he knows the case will be appealed The judge's outburst will tend mobe him appear somewhat less than impartial to the appella indges who read the coord

But Belli is his artful use of accountry, his artful use of accountry, evidence. He plonecred the of blackboard and chalk to drive home his points, and his use of visual sids in evidence has le

many a juror popeysd.

Once, while aryang a indipractice sait based on a Cacra
ian operation, Belli hought custom-made manuccin which when undressed, displayed all the vital organs of a woman. The various pairs: including the uterus, were actached as neces-sary by Belia and handed around to the astonished parors. They awarded his client \$52,000.

In another maipractice Belli went even farther. This was the case of a woner who had undergone abdominal curgery and had been left with see rs. Belli intenued to show they be the jury through the gree to The defendant dector relater 10

accept the photographic evide. Eif So, as Relli puts in the 14 mag. tiff was taken may it ter my and disroled in

the plaintiff completely disroced, her head down a Tears welled in her eyes, and dropped onto her breasts! The jury gave her \$115,000 for her scar tissue

There is nothing Belli likes better, legally speaking, than a malpractice case. He has a low holling point for doctors whom he charge with stuffiness, exclusiveness and unjustifiable reluctance to resulty against other doctors necessed of malpractice. Should there be one justice for doctors and another for the rest



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Though they're happy here, Belli and second wife, photographer Toni Nichols, shortly called it quits.

of the U.S.2" he cakes. "It's up to the courageous doctors and lawyers to insist that doctors rejoin the human; law-abiding human

If his courtroom technique is theatrical, Belli insists there is ample justification for it. To explain, he cites the case in which he brought in an artificial leg, wrapped in butchers paper, slowly unwrapped it and handed

it over to the shocked jurors. "The point was to show the jury what it means to wear an artificial leg," Belli said. The jury get the point, awarding \$100,000 to the young woman who had to wear the leg.

Most often, it is Belli's opponents who complain of such
stage business in the courtroom.
He has some highly respected defenders, including Dean Roscoe
Pound of the Harvard Law
School, who calls Belli "a master
of this mode of presenting cases."
"ILI m flamboyant," says Belli,
"I can afford to be."

BUT under his flamboyance is a solid body of legal knowledge. His dozens of published books include such professional volumes as "Trial and Tort Trends ""Life and Law in Rusting and Law in Japan,"

"The More Adequate Award," and Medical Malpractice," For the popular trade, he has written a \$2.25 paperback in which he good-naturedly defends his razzledazzle technique against charges of "ambulance chasing."

He has also invaded the record field in a three-disk album, "The Voice of Modern Trials," in which he recreates his arguments in some of his more spectacular cases. One is his plea in behalf of Maureen (Little Mo) Connolly, one-time tennis star, who was injured when a truck frightened the horse she was riding Belli collected \$95,000 for her.

Though he is not a man to

Though he is not a man to cringe from publicity, Belli did, draw the line a few years ago at a book about him. "Life and Limb," by Robert Wallace. Hatried unsuccessfully to keep it off, the stands.

He seemed to object chiefly to Wallace's reports that he suggested as X-ray of his head as the front spices to his three-column work, "Modern Trials," and at one time celebrated a big jury award by wearing a neck tie that lighted up.

Belli also turned down a Holly-wood producer, who wanted to make a movie based on the book. I'm damned if I will," he said But he added, after a oit of thought: "I might be interested—if they'd let me ulay the part of a crooked insurance adjuster."

### Yearly Seminar Always Crawded

Mostly, he confines his noncourtroom appearances to a yearly seminar always crowded withlawyers eager to learn from the master. It features films, lectures and demonstrations, asstaged with brilliant Belli, showmanship.

manship.

A couple of years ago, he introduced a surprise guest: Patt.
White, 25 (37-24-36), a striptensing former schoolteacher whose seminar theme was, "What Legal Education Really Needs."
To illustrate her thesis, Patti doffed her cap and gown, slipped out of her slip, and told her attentive audience:

"From this point on there is no reasonable doubt."

Belli's fun-and-games approach to life, plus his long absences at faraway trials, has brought him his share of marital turbulence; appropriately for a goer, his third and current wife is a former airline hostess.

His first wife divorced him in 1951 after 16 years of marriage, mainly because she wanted some continuity in her home life. She accepted a \$50,000 home in submrban San Francisco and \$62,000 in oil holdings as a settlement. They have four children

Richard, 27, an accountent who has decided to enter law school; Melvin Jr., 24, who has entered a Trappist monastery in California; Jean. 21, who is a student nurse, and Susie, 18, who wants to become a teacher.

Belli's second wife was a Life magazine photographer, Toni Nichols. Once, in the course of their short and stormy marriage, Belli showed up at a law convention in Chicago with a scratched face.

He explained that he had had a row with his wife. Here I am, lecturing to the convention on pain and suffering in a seminar on torts, and I'm exhibit A," he said.

#### She Quit Airline Job To Become Mrs. Belli

Elli to Joy Gurney, who guit her arrline job to become the third Mrs. Belli. They spent their honeymoon in Yuma, Ariz, where he was trying a case.

he was trying a case.

The Bellis live most of the time in an elegant, early-California style home (it might be that Belli looks upon himself as a throwback to that gaudy, freewheeling era), on fashionable Telegraph Hill, and some of the time in an Italianate villa they own in the Hollywood Hills. Their life revolves around their depear-old son, Caesar Melvin Belli.

Belli Lotes on little Caesor. So much so that he not only turned over title of his Belli Barra to the boy, but insists on presenting all prospective tenants to hou; if Caesar doesn't approve the applicants, they don't get in, thus making the lad the only 6-year-old landlord around.

A desire to leave a page in history for his son's sake probably was a contributory factor in Belli's decision to defend Jack Ruby.

He has all the money he'll ever need. His reputation, though limited, is secure. By his friends feel that Belli has been waiting all his-life for the one big case that would elevate him to the stature of Clarence Darrow, this country's most famous lawyer of modern times.

Such a case would of course, have to be historic, highly dramatic and, from the point of view of the defense, a battle against almost insuperable odds.

The incredible series of events in the Kennedy-Oswald-Ruby tragedy will occupy the attention of historians for generations; sheer drama it at least occup the assassination of him century ago, and the old-will act Ruby, the only killer in a name of marder who took a if with 20 million people took is with 20 million people took is a tenne tremendous.

To a lawyer with Morning teense of history, flair for the dramatic and instant hostility to the coverdog—whether it be insurance company, the medical profession of the state—the Ruby case was birresistible And there's all that publicity the

Aspects of a Million-Dollar-a-Year Man

Regligence lawyer, Belli estimates he wins \$1 million a year for his clients, lives lavishlyingligence lawyer, Belli estimates he wins \$1 million a year for his clients, lives lavishlyingligence if he loses) he takes for services. Left; he relaxes at home with third wife,
if no fee if he loses) he takes for services. Left; he relaxes at home with third wife,
if no fee if he loses) he takes for services. Right, Belli strikes pose against bar in along with counsel.



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of most dramatic photos of all time, Ruby is shown at them he shot Lee Oswald in busement of Dallas Jail.

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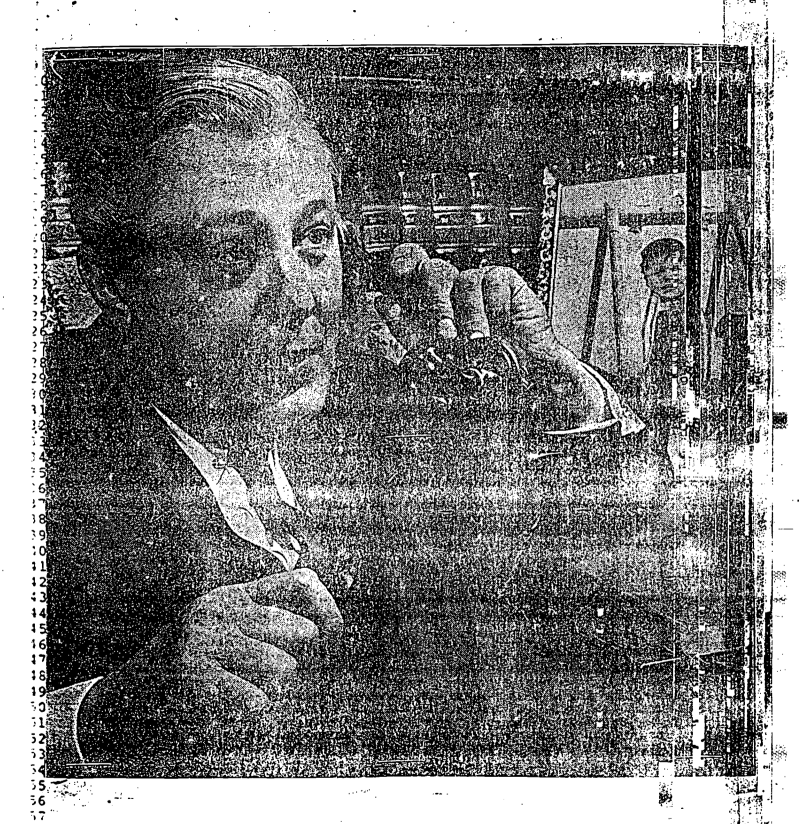
:8 

Candid, Controversial
And Clever,
Lawyer
Melvin Belli
Is a
Perry Mason
With
Showmanship



The Defender

An old hand at battling odds, Melvin Belli [ ] is picture of confidence as he discusses defense of client Jack Ruby [A], killer of late President Kennedy's presumed assassin in rococo San Francisco office where 1890ish decer inciudes antique phone



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## Belli Resigns From ABA; Ruby Asks for New Trial

By CARL FREUND

Melvin Belli fired a new verbal salvo at Dallas Friday and resigned under fire from the American Bar Association.

Meanwhile, Jack Ruby's reshuffled legal staff took the first step in its fight to win a new trial for the condemned slayer. The fight-may last three years and reach the U.S. Supreme Court.

Belli announced he was quitting the ABA, which is composed of lawyers throughout the nation, less than 48 hours after he was fired as chief defense attorney in the Ruby case.

THE ANNOUNCEMENT came during a press conference in Belli's picturesque San Francisco office.

Relli indicated he would take no further action in the Ruby case.

"I'm sending in a withdrawal (from the case) at the request of the family," he said." Walter C. Craig of Phoenix,

Walter C. Craig of Phoenix,
Ariz., who heads the ABA, rebuked Belli during a San Francisco speech Wednesday. Demands mounted for an investigation to determine whether
Belli's conduct, including his
tirades after Ruby was convicted, violated the ABA code
of ethics.

REPORTERS ASKED Belli during his press conference to comment on his dismissial as a member of the defense staff Belli refused, saying, That would be unfair to a sick man under the shadow of the electric chair."

But he had plenty to say about Dallas.

He said Dallas is ruled by an cligarchy "which says what you shall do or not do."

And, he said, 'All the law-s yers in the United States would have marched on Dallas if Ruby's trial had been tele-

ATTORNEY PHIL Burleson opened the legal battle to ser aside Ruby's death penalty by filing a motion for a new trial.

It listed 35 reasons why defense lawyers contend Ruby failed to get a fair trial when a jury of eight men and four women convicted him of the murder of Eee Harvey Oswald a

The motion was signed by Burleson and Joe Tonahill, a Jasper lawyer.

BOTH WERE associated with

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Belli during Ruby's month-long trial.

Burleson said he conferred by phone with Percy Foreman, the 6-foot-4, 250 pound Houston law-yer-hired Thursday to head the defense, and Foreman authorized him to file the plea.

The defense lawyers said.

The defense lawyers said.
Judge The B Brown blocked
Ruby from receiving a fairtrial by

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-Refusing to move the trial to another county.

LETTING JURORS passjudgment on Ruby even though they had "witnessed", the slaying on their television screens

—Allowing officers to testify: about statements they said Ruby made while under arrest.

-Denying a pretrial sanity hearing.

ported cut of the city Friday, will schedule a hearing, probably late next month:

If Judge Brown denies the request for a new trial, derense lawyers will go to the Court of Criminal Appeals. If turned down there, they could ask the federal courts to review the case on the ground Ruby's constitutional rights have been vio-

BELLI SAID he feels he had right to speak out against the "Dallas situation." He said he doesn't want to belong to the ABA if membership in the organization would require him to "sit back and tolerate this situation."

Belli praised Dallas residents as individuals, terming them "fine people."

But when they become jurors, he said, "something sick happens" and they feel they must convict to protect the city's image. He said the ABA should investigate the "Dallas system" instead of castigating him!

Belli told San Francisco reporters that, after the Ruby jury had deliberated two hours, The Dallas News headlined this fact.

"THEY'RE NO1 used to such deliberation," Belii said.
"They're used to 2-minute justice."

(The Dallas News did not publish such a headline.)

Belli also termed Wade "a master of snide remarks" and accused the prosecutor of unfair tactics.

After Ruby received the death penalty, Belli said he would ouit practicing law if his client died in the electric chair. But Belli said Friday, "I won't be scared away (from trying cases) by insurance attorneys, by district attorneys or by the president of the ABA."

Foreman will arrive here Sunday to confer with Ruby in the county jail.

UNITED STATES GOVERNMENT MemorandumCallahan Mr. W. C. Sullivan 3/23/64 <sup>2</sup> FROM D. J. Brennan, Jr. SUBJECT: MELVIN MOURON BELLI INFORMATION CONCERNING Melvin Mouron Belli is the San Francisco, California attorney who defended Jack Ruby, the accused slayer of Lee Harry .0. 11-Oswald in Dallas, Texas. Ruby was found guilty on 3/14/64. 2:2 Following the verdict, Belli made a vicious verbal attack againt ?3 the court, the judge and the City of Dallas. On 3/20/64; Bu Bu and Intelligence and Research, Department of State, advised that a 25 ?6 77. review of the Passport file on Belli at State revealed a rather interesting item. By letter dated October 2, 1962, to the Passiort Office, John F. Shelly, Congressman from the Fifth District of ,8 :9 California, indicated that Belli desired to visit Cuba in early :0 December, 1962, to observe the judicial structure of Cuba under Castro. This letter indicated that Belli recently visited Albaia 11 to obtain material to write law review articles. Mr. Scott sa :4 that this date is important because on October 14, 1962, the U.L. : 5 obtained photographs of the missile build up on Cuba which resulted 6 in the October, 1962, Cuban crisis. By letter dated November 5, 1962, Belli wrote the Passport Office and said that he desired to 18 visit Cuba in December, 1962. State granted permission on November 15, 39 1962, for Belli to travel to Cuba stating the approval would not :0 extend beyond January 30, 1963. By letter dated January 14, 1933, 11 Belli again wrote to State and requested extension of his permit 12 to go to Cuba and requested permission to go to Albania. ; 3 indicated that he was gathering material for law review articles, 14 By letter dated January 28, 1963, State approved Belli's going to 15 Cuba for a period not to exceed June 30, 1963, and approved his 16 going to Albania not to exceed July 30, 1963. 17 105-49845-23 18 mr. Scott advised that Passport files do not show whether :9 Belli made either trip. He indicated that he thought it unusua? }0 for Bélli to go to Cuba during the explosive period involving ties 71 missile build up in Cuba. Mr. Scott further advised that State 52 Department files do not show that Belli has submitted any law review ;3 articles during the past couple of years and further that thoir lile 54 on law review articles is rather extensive and complete. ~ જદિઉ 6 l-Mr. Belmont 1-Mr. Branigan 1-Mr. Sullivan l-Liaison S 1-Mr. Rosen // 1-Mr. Bartlett 11 663 27 1954 7) AZL INFORMATION CONTAINED

OF EDATE 12 19 BY SPITE

Memorandum to Mr. Sullivan RE: MELVIN MOURON BELLI INFORMATION CONCERNING

#### ACTION:

For information. Belli has been dismissed by Ruby as attorney to handle his appeals.

ir. Belmont EPHONAL FORM NO. 10 Mr. Mohr/ UNITED STATES GOVERNMENT - Mr. DeLoaci 1 - Mr. Rosen Memorandum- Mr. Sullivan - Mr. Malley A W. C. Sullivan DATE: -1-8-64 1 - Mr. Branigan 1 - Mr. Lenihan - Mr. Rose LEE HARVEY OSWALD INTERNAL SECURITY - RUSSIA - CUB-Reference is made to my memorandum dated 2-28-64 above-captioned, regarding autormation received from respectively and Publications, that a reporter had been advised by Mely belli, former attorney for Jack Ruby, that Oswald and Ruby had been for FBL informants. Smith indicated this reporter had a tape recoding of Relli making this allegation. 25 Belli has been theroughly questioned regarding the Hove vallegation and in connection therewith has been specifically Buby and Oswald were never FBI informants. Belli advised he never stated Ruby and/or Oswald were FBI informants. He expl that he had heard unfounded rumors inferring that Oswald might have been an FBI informant but that he had placed no credence in these runcrs. Mr. Belli was of the opinion that these rumors originated with William Alexander, Assistant District Attorney, Dallas, Texas, and that he was getting "Samued times" of Alexander planting such rumors. ; 9 Referenced memorandum also pointed out that while Belli had categorically denied making the statements alleged by officials, the Bureau should pin this matter down by requesting Belli's sta :to make : 3 Assistant Director DeLoach contacted & Belli's and requested that 15 dicates Statements be <u>made</u> available the Bureau. While Mr. DeLoach and the latter has said there is 10 It is It may be indication we will. be planed down and that Mr. Delica h believed this matter should either produce should have specifically why he cannot. 105-82555 NOT RECORDING 790 APR 22 1984 BFR:klw/mhw (10)

Memo Branigan to Sullivan re: LEE HARVEY OSWALD IS - R - CUBA 105-82555

#### RECOMMENDATIONS:

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President's Commission be advised of this false allegation after we and, therefore, Belli may be right in that he never much and, therefore, Belli may be right in that he never with the Commission that Oswald was never an informant and no useful purpose would be served in advising the Commission of the allegation or Belli's denial at this time.

2. That Mr. DeLoach follow with or determine why

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S	AN FRANCISCO, April 28	Dog 1
cis	II—Controversial San Fran- co attorney Melvin Belli has	
ch	anged his mind today about	
	ns to resign from the Amer- n Bar Association.	一 人。バング圏 上学
	fe sent a 26-page letter to	
A	A president Walter E. Craig Phoenix, Ariz., yesterday,	
55)	ing "I'll be damned if I'll	
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i Fea Trotter On the Line—By Bob Considing Tele Roo Holmes ININ BELLI the San Francisco legal beagle Gandy whose screams immediately after the Jack Ruby Jury handed down its instant-electric chair verdict already been turned over to the FBI, threatening me Offended the American Bar Association, is scheduled with bodily violence and death if I return to Dallas, I to go on trial himself in Dallas June 15. think you must be aware of this ... When you chose A grievance committee of the ABA wants him to Dallas as the site of my 'trial.' how cause why he should not be "Just recently, Federal U.S. District Judge Sarali dumped by the association for viola-Hughes, who administered the oath of office to Presition of Canons 1, 20 and 27 of the dent Johnson, said that Dallas was a city of hate, the Canons of Professional Ethics. In effect, Belli yelled, "We wuz robbed!" only city in the United States in which the assassination of the President could have been possible. Many of those present, including this "Warren Leslie, in his recently published 'Dallas reporter, agreed. Belli spent long hours in court City Limits, and other writers have characterized Dallas as a city of murder and the 'murder capital of Sluring the trial demanding a change of venue for Ruby on the ground that the world." Ruby couldn't get a fair trial in "I do not want to add myself as a statistic to this Dallas; that death was his biggest macabre batting average, even at your whim! There are a number of things I would like to say of and prospect there. Now he is demanding change of venue for himself and about the American Bar Association and in my defense at this 'trial' I would like to remain alive to say generally for the same reasons. "You have arbitrarily set the place, of all places, them: Consequently, I ask that the 'trial' be held at for this 'trial' as Dallas, Texas!" Belli, an accomplished the headquarters of the ABA, Chicago, and not in user of the exclamation point, writes in his stinging Dallas." reply to the summons issued by O. B. McEwan, chair-Belli had something bristling to say, too, about Ban of the ABA's gripes department. "I advise you, the fact that the panel that will try him is made up gir that I had numerous letters, some of which have entirely of Southern lawyers. We'd print excerpts, but The Washington Post on: Times Herald Washington Daily News The Evening Stor . York Herald Tribune York Journal-American York Mirrer \_ New York Daily News . York Post . 19 The New York Times RECORDED The Wall Street Journal . **46** JUN 9 1964 The National Caservir \_ People's World

this dear old newspaper has just run out of asbestos.

WELL, BY NOW there is overwhelming agreement that Gen. Eisenhower's statement about the kind of man the GOP needs was, indeed, an arrow in Sen. Barry Goldwater's back. On the eve of the great contest in California, Gov. Nelson Rockefeller is making sounds like a winner. The polls show that Barry has been pole-axed.

But here's a thought that I haven't seen expressed. Suppose Goldwater wins? Suppose the people who were shouting for him a few weeks ago close ranks, round up multitudes of independents, and give him all 86 delegates?

If that happens, Ike and his Eastern advisors, headed by Tom Dewey, Gen. Lucius Clay and his brother Milton, will have blown most if not all of their influence at the convention.

Stranger tides have run in the muddy waters of politics.

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52 53 INDIA'S IMMEDIATE FUTURE, without Nehru, will bear watching. He dominated its government to a greater degree, in some respects, than Khrushchev rules the Sowiet Union. He never delegated very much authority, insisted on giving personal attention to matters as trivial as the length of the speeches his ministers made and their position in reception lines when foreign dignitaries would come calling.

If there is a vacuum in our political setup at present, what with no Vice President, there was a colossal void in India's. Gandhi shaped Nehru; Nehru shaped only himself—and was imminently pleased with what he had wrought. He must have considered himself indestructible, and the Hearst Task-Force was inclined to agree.

When we called at his residence in New Delhi one evening in December of 1962, the 72-year-old leader came bouncing down the grand stairway with the vitality of a youngster. He was immaculate in his white leggings, three-quarter length jacket and spotless white dap. The customary rosebud peeked from the jacket's fold.

He had spent hours at the front, earlier that day, a front that was 13,000 feet high in the foothills of the Himalayas.

Who could sub for him now, if that front blazed again?

Hearst Headline Service

Read Bob Considine's column Monday through Friday in The Journal-samerican! FBI

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AIR MAIL

(Priority or Method of Mailing)

TO: | DIRECTOR, FBI (44-24016)

FROM: SAC, DALLAS (44-1639) (P)

RE: JACK L. RUBY, aka-;

LEE HARVEY OSWALD, aka. (Deceased) - VICTIM

CR

The attached copy of a letter dated April 21, 1964, from MELVIK BELLI, former RUBY defense counsel, to WALTER E. CRAIG, President, the American Bar Association, Came into possession of this office on July 2, 1964, from a PCI, unsolicited.

The letter was apparently occasioned by items which appeared in the press sometime after conclusion of the RUDY trial to the edifect Mr. COUTS had amounted the hearing of the American Day Association would be held to consider the unethical and intemperate behavior of BELLI at the conclusion of the trial and upon hearing the verdict.

FBI is mentioned on pages 17, paragraph one, and 22, paragraph 2.

In the event the Bureau desires to furnish a copy to the President's Commission, it is requested same be reproduced at Bureau as no copy is being retained by Ballas.

NOT OFFICE MOTERNOONDED

Enclosure

MCC/ds

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Spring/Fama

170 JUL 23 1964

Special Agent in Charge

Jaly 20, 1964 - Mr. Belmont - Mr. Rosen - Mr. Malley 1 - Mr. McGowan 1 - Mr. Hims Honorable J. Esa Manhin General Counsol The Propident's Commission 200 Maryland Avenue, Northeast Washington, D. C. Dear Mr. Hankin: The Brolocal teresidadic a copy of clevium divide April 21, 1864, film Holvan Rolls, former haby softene counsel, to Walter D. Craig, President of the America. Bar Association ( into listuar como inte poculació Durosu timos po la saladidantició sou se mad de d Ear Association, zimi you ea malan which zhed prise to may all il. වර මුල විටයාදු වුරපත්කයම්මේ මියන් **ල**ම්මට මින්ට්රවයන්වැලි indspideh to 32 compains data religing to Juck L. Reby and his trial in Dollas, Comes. With reflecance to the statement made by His bolks on page 13 of the lotter to the chilat that Sergeant Boan of the Ballas Police Department recontiv complained to his chief of police that the bull had never him of hydrog, I whan to advise you that this surface of fy completely ly lilet. Ho deems on regrecentative of thet Dereck has acomed Sergeant Dean of Lying nor have they et any tine dinempres with Sorge as Dean his testimony given as the parial of Jack L. Maby.

То

#### NOTE:

Dallas obtained from a confidential source a copyletter directed by Bolli to Walter E. Craig, President of the ABA in which he states that he will not resign from the ABA and tells Craig that he will have to be kicked out He goes into a lengthy and typically Belli discuss of the public charges made by Craig against him concerning his handling of Ruby's defense and attempts to justify and defend his position against these charges. He states on page 17% that Sgt. Deen was allowed to testify to conversation by Jack Ruby a half hour after Hapy's arrest (those statement dindicated premeditation on Ruby's part). He said that Dean complained to the Chief of Police that the FBI had accused him of lying. This refers to the incident wherein Dean was interviewed by Mr. Burt Griffin of the President's Commission after the trial or Ruby, after which Lean complained to Chief Curry that Criffin bad accused him of lying in his testimony at the trial. Chief Curry complained to Mr. Rankin who recalled Griffin from Dallas. Mis only other reference to the FEI is on page 22 where he speaks of the many rumors concerning the assassination and Ruby which he folt burt his case as they made it appear that the law enforcement agencies local, national and the FBI, could not or would not report th 'plot" in all its intendments.

BEST COPY AVAILABLE

CONTRACTOR FORM MYS. 10 · UNITED STATES COVERNATINT DATE: July 30, 1964 1 - Mr. Mohr 1 - Mr. DeLoach Mr. Belmont 1 - Mr. Belmont FROM : 1 - Mr. Rosen 1 - Mr. Malley 1 - Mr. McGowan LET HARVEY CSWALD, AKA - VICTIM 1 - Mr. Hines 1 - Mr. Edwards CIVIL RIGHTS confidentially advised that ne had recently had occasion to become acquainted with Shields hickeld a free lance cameraman and producer of motion pictures in Dallas of Texas. Mitchell told that he had been employed by Melvi Belli former legal counsel for auby, during the pretrial interviews the Belli had with Ruby. Mitchell said that Belli had demanded and received as Mis fee for defending Ruby complete rights to any book or film based on Ruby's life and Belli had employed Mitchell and another camerant's to shoot considerable film footage of Ruby during Belli's interview with him. Mitchell said Relli emplained the use of the cameramen, if challenged, by stating that it was necessary for him to complet in ascertain the personality and character of Ruby for his assistan" in preparing Auby's defense. In reality according to Mitchell, relli was compiling an immense film library on Ruby for future employtation and appearably hopes, that huby would "erace up" during one of the interviews so that it could be recorded on film. Belli's belief was that such film would become priceless as a historic document in the future and that he would personally reap rich rewards. Mittakell, stated that Belli frequently referred to unethical approach he was using, stating that if it became known he would "go to jail." These references to illegality caused Mitchell to disast sociate himself it in Belli's employment and he was sworn to secrecy by Belli before leaving his employ. ;2 ÷3 Dallas has advised that they would make no effort to interview Simukes Mitchell concerning this matter and suggested that the Bureau co. Mider formisking the information to Walter F. Crain, President, includen New Association (ABA), in view of the report is multi-million dollar suit filed by Belli against Orang and the A A. In view of the anterd wof the President's Commission in Jack Ru. y, lit will be necessary to advise them of the information reported 670 170 AUG 11 1964 1954 and the same of th

TO THE PLAN AND EDE Compression visit our website

Memorandum to Mr. Belmont RE: JACK L. RUBY, AKA;

The dispute between Belli and Craig and the ABA has received considerable publicity which was instigated primarily be both Belli and Craig. If the information furnished by a confidential basis is given to Craig, it will no doubt also be meat for the news media. The Eureau must not become involved in this public argument between Belli and Craig.

#### ACTION:

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In view of the Commission's interest in Ruby, the information furnished by will be disseminated to the 670 President's Commission taking care to concern as the 670 source.

Dallas will be instructed to conduct no investigation concerning this matter and they will be advised that the information will be disseminated to the President's Commission only and is retto be furnished to Orally or anyone also outside of the Bureau.

A copy of this memorandum has been furnished to Mr. Edwards who handles ligison with the ABA for his information only.

<b>:</b>	
Date: 8/1/64	
ansmit the following in	2
AIRTEL (Type in plain text or code)	
(Priority)	
TO: DIRECTOR, FBI (44-24016)	
FROM: SAC, OKLAHOMA CITY (44-430) (P)	
SUBJECT: JACK L. RUBY, Aka;  LEE HARVEY OSWALD, Aka - VICTIM  CIVIL RIGHTS  OQ: Dallas	
Melvin Bell, Re: SHIELDS MITCHELL	
Re Oklahoma City airtel to Director, 7/23/64; Bureau airtel to Oklahoma City 7/30/64.	
Enclosed for Bureau, 5 copies of LHM concerning information furnished in referenced Oklahoma City airtel; one copy LHM forwarded to Dallas.	
b7 The confidential source mentioned is	
desired his identity be protected in this matter	<b>,</b>
61 2 - Pros Paris 1205-49865	
NOT TORDED NOT TORDED 170 AUG 7 1964	
3 - Bureau (Enc 5) 1 - Dallas (Enc 1) (44-1639) 25 AUG 8 1964	•
DHS:bnm (5)	. •
EATE 6.18-80 DESPTA FROM	
. Approved: Sent M Per	
8 4 AUG To 1964 2/	



#### UNI D STATES DEPARTMENT OF J FICE

#### FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to.

Oklahoma City, Oklahoma

Title: JACK L. RUBY, Aka;

LEE HARVEY OSWALD, Aka - VICTIM

Character: CIVIL RIGHTS

Reference: Letterhead memorandum dated

August 1, 1964, at Oklahoma City,

Oklahoma

The confidential source mantioned in referenced communication has furnished reliable information in the past.

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UNI. D STATES DEPARTMENT OF J. FICE

#### FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

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Oklahoma City, Oklahoma August 1, 1964

Re: JACK L. RUBY, Aka; LEE HARVEY OSWALD, Aka - VICTIM CIVIL RIGHTS

A confidential source has advised that Shields Mitchell is presently a free-lance cameraman and producer of motion pictures in the Dallas, Texas, area. Mitchell has related to various persons a story to the effect that he had been employed by Melvin Belli, former legal counsel for Jack Ruby. His job was to record on film pre-trial interviews between Belli and Ruby, and Belli indicated he had received as fee for defending Ruby the complete rights to any book or film based on Ruby's life.

pre-trial interviews, Belli always gave as an explanation for the use of the camera to take pictures of Ruby, that he was studying the personality and character of Ruby, and was using the films to assist him in preparing Ruby's defense.

According to Mitchell, Belli was actually compiling an incluse film library on Ruby for Future exploitation, and apparently hoped that Ruby would suffer an emotional breakdown during one of the interviews so that it could be recorded on film. Belli's belief was that such film would become priceless as an historical document in the future and that he, Belli, would personally read a large reward.

Mitchell indicated he had received a Master's Degree in Psychology and recognized that Belli's interviews with Ruby followed a pattern using complicated psychological techniques, and Mitchell believed use of these techniques by Belli in questioning Ruby was designed to bring about Ruby's mental breakdown, to not only aid in obtaining Ruby's release, but to enhance the value of Belli's films.

Jack L. Ruby

Mitchell indicated that Belli frequently referred to the unethical approach he was using, stating that if it became known he would "go to jail." These references by Belli alarmed Mitchell to the point that he disassociated himself from Belli's employment, but he was sworn to secrecy by Belli before leaving. Mitchell indicated another cameraman was also employed by Belli, and as far as Mitchell knew, the other cameraman had remained in Belli's employ.

The confidential source furnishing the above information indicated that he had no way of evaluating the truthfulness of Mitchell's story, nor even if Mitchell had been employed by Bolli as a cameraman.

THE RESIDENCE OF THE PARTY.

NAMES AND FACE,

A Victory for Belli

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The Texas State Supreme Court turned down the state bar association's demand that Melvin M. Belli be disbarred in Texas for his rip-roaring handling of the Tack Ruby trial Belli, who insisted long and loudly that his client couldn't get a fair trial in Dallas issued a smort from his San Francisco office. "Like (Gen. of the Army Douglas) MacArthur, I shall be back—into Texas. The same bunch that's beaten in their own Supreme Court is now moving before the rich man's insurance club, the American Bar Association, to kick me out of there. Next thy'll move to have my membership in the Book-of-the-Month Club revoked."

Cäapef Callahan Conrad Evans Gale Rosen / Sullivan Tavel Trotter Tele F.o Holmes Gandy The Washington Post and Times Herald The Washington Daily News The Evening Star \_ .ork Herald Tribune

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The Evening Star

New York Herald Tribune

New York Journal-American

New York Mirror

New York Daily News

New York Post

The New York Times

The Worker

The Hew Leader

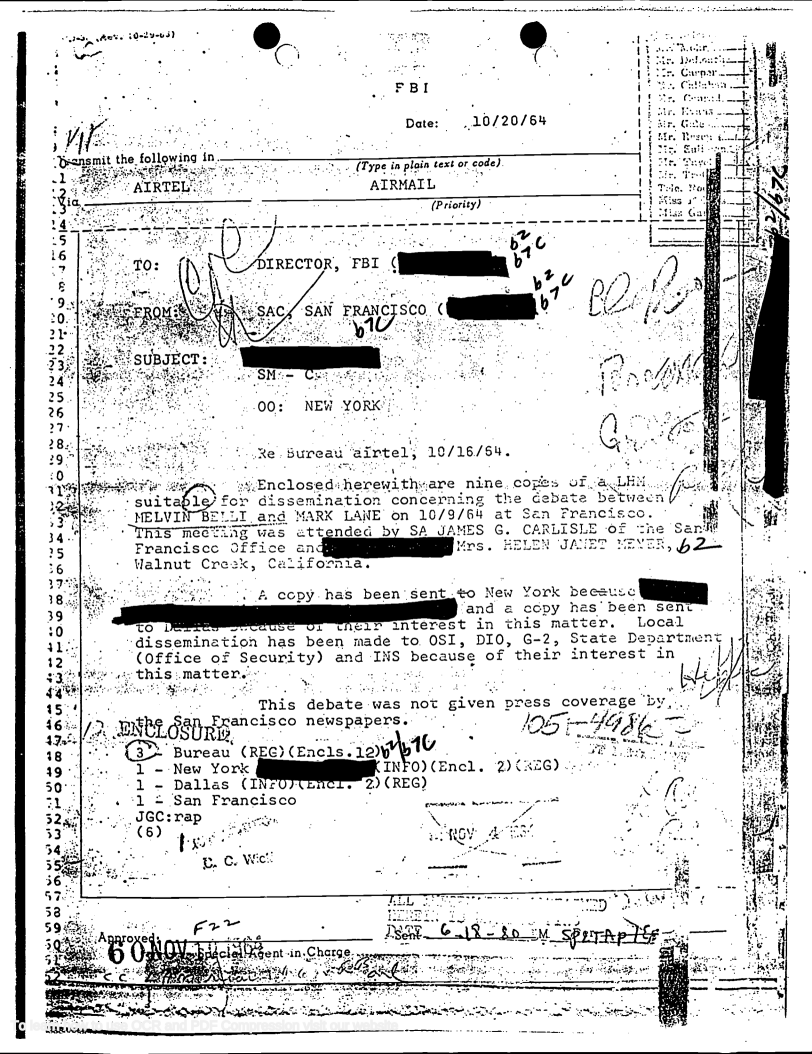
The Wall Street Journal

The National Observer

People's World

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However, the People's World newspaper, a west coast communist newspaper published weekly on Saturday, on October 17, 1964, published an article on page two captioned "Debate on Warren Report Blackout".

In paragraph three of this article a question was raised as to why the newspapers in the Can Francisco Bay Area had no reporters at this debate.

Enclosed for the Bureau are three xeroxed copies of this article. One copy is enclosed for each New York and Dallas, because of their interest in this matter.



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#### UNITED STATES DEPARTMENT OF JUSTICE

#### FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

San Francisco, California

October 20, 1964

DEBATE ON OCTOBER 9, 1964, BETWEEN MELVIN BELLI AND MARK LANE ON THE QUESTION "IS OSWALD THE LONE ASSASSIN OF THE PRESIDENT?"

On October 9, 1964, a debate between San Francisc attorney MELVIN BELLI and New York attorney MARK LANE captions "Is Oswald the Lone Assassin of the President?" was held at the Masonic Memorial Auditorium, California Street, San Francisco. Prominent San Francisco attorney JAKE EHRLICH was the moderator. This meeting was attended by a Special Agent of the FBI and Mrs. HELEN JANET MEYER, 125 Arbolado Drive, Walnut Creek, California.

An opening statement was made by BELLI. He began his statement by praising the Warren Commission Report, stating that it was a tribute to such a great democracy as the United States and he believed that no other country could have produced such a complete report. He derided LANE for speaking in foreign countries and harming the image of the United States by implying that there had been a conspiracy in this country to kill President KENNEDY and implying that OSWALD was not the only person involved in the assassination. BELLI then asked if this is so, who are these conspirators and where are they now? BELLI stated there was no one else besides OSWALD and he said he would show this beyond a reasonable doubt. He said OSWALD was a psychotic person and always had been, and even as a youth under the New York Youth Authority, OSWALD had exhibited psychotic and schizophrenic tendencies.

BELLI then discussed the events the day KENNEDY was killed. He discussed OSWALD's travel to get the "curtain rods"; the events at the time of the shooting; how OSWALD left the building; took a bus; the finding of the bus transfer on OSWALD; his travel by cab; the shooting of TIPPIT, and OSWALD's subsequent arrest. He discussed the palmprint found on the gun; the rifle purchased by OSWALD under an assumed name; the fingerprints on the bag in which OSWALD

6-11-80

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## DEBATE ON OCTOBER 9, 1964, BETWEEN MELVIN BELLI AND MARK LANE

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30 31 carried the gun; the fibers of OSWALD's jacket on the gun; the witness who saw OSWALD at the window of the book depositor building; the witnesses who saw the shooting of TIPPIT; HOWARD BRENNAN's identifying OSWALD from the police line-up; the cartridges which were found to have come from OSWALD's hand gun, and the hole on the inside of the windshield of the President's car.

BELLI insisted that all these things showed beyond a reasonable doubt that CSWALD was guilty.

MARK LANE then made an opening statement. He said he had never said anywhere that there had been a conspiracy in this country to kill the President. He said that in this country there still exists the presumption of innocercuntil proven guilty. He commented on the voluminous, heavy Warren Report and stated that historians may some day record the most precise description of the Report and that would be President JOHNSON's remark, "It is very heavy," when he received his copy from Chief Justice WARREN.

LANE stated that OSWALD was never represented by counsel before the Warren Commission. He then discussed what he believed to be discrepancies in the Report. He talked about the Dallas Police officers at first reporting the finding of a Mauser rifle which later turned out to be ar Italian gun. He discussed witness HOWARD BRENMAN, who had been standing outside the book depository building and his description of OSWALD as being entirely too accurate from that distance. He stated that BRENNAN had said OSWALD was shooting while standing by the window, but the Warren Report said OSWALD was sitting down. If OSWALD was sitting down, how could BRENNAN tell how tall he was?

He discussed the Dallas Police line-up where BRENNAN identified OSWALD as the man most closely resembling the person he had seen. LANE stated there were five teenagers in the line-up handcuffed together and also OSWALD, who kept saying, "This is not a fair line-up." He stated that there were no notes made by the FBI, the Dallas Police, or Secret Service, nor was there any tape or steno record for

## DEBATE ON OCTOBER 9, 1964, BETWEEN MELVIN BELLI AND MARK LANE

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the twelve hours that OSWALD was interrogated, and he said if you believe that you might as well believe the rest of the Warren Commission Report. What OSWALD is supposed to have said during the interrogation is reported from police memory only.

He talked about the photographs of OSWALD holding the gun which he said had been doctored or superimposed and which had been printed in various magazines. He stated that no rifle expert in the world, using the gun OSWALD had, could hit a moving target at that distance with the accuracy that OSWALD had exhibited. He stated that three leading rifle experts, using the Italian gun, fired eighteen shots at a still—not a moving—target and missed five times. He said that authorities have stated that OSWALD ordered the rifle from a Chicago sporting firm from an article in the February, 1963, "Rifleman" magazine. He said that is a lie because the length and weight of the gun advertised in that article are different than the length and weight of the gun actually found.

He discussed the witnesses'testimony who saw OSNALD bring the gun into the building. One mitness did not see any package. The other two said the package was carried under OSNALD's armpit cupped in his right hand, and that is impossible because the gun broken down was too long for that.

He discussed eleven witnesses who saw Officer TIPPIT shot. He said the Warren Commission never called many of these witnesses; one gave a completely different description, and one woman was told by the Dallas. Police not to testify. He said the Warren Commission relied on the FBI, Dallas Police, and Secret Service, and never got all the facts.

BELLI in his rebuttal stated that the Dallas Police, the FBI, and Secret Service had carried out their duty and had done everything possible to protect the President. He said the Commission had been composed of elite Congressional members and the Chief Justice of the Supreme Court, and insisted that the facts had been ferreted out and that the Warren Commission Report was complete.

## DEBATE ON OCTORER 9, 1964, BETWEEN MELVIN BELLI AND MARK LANE

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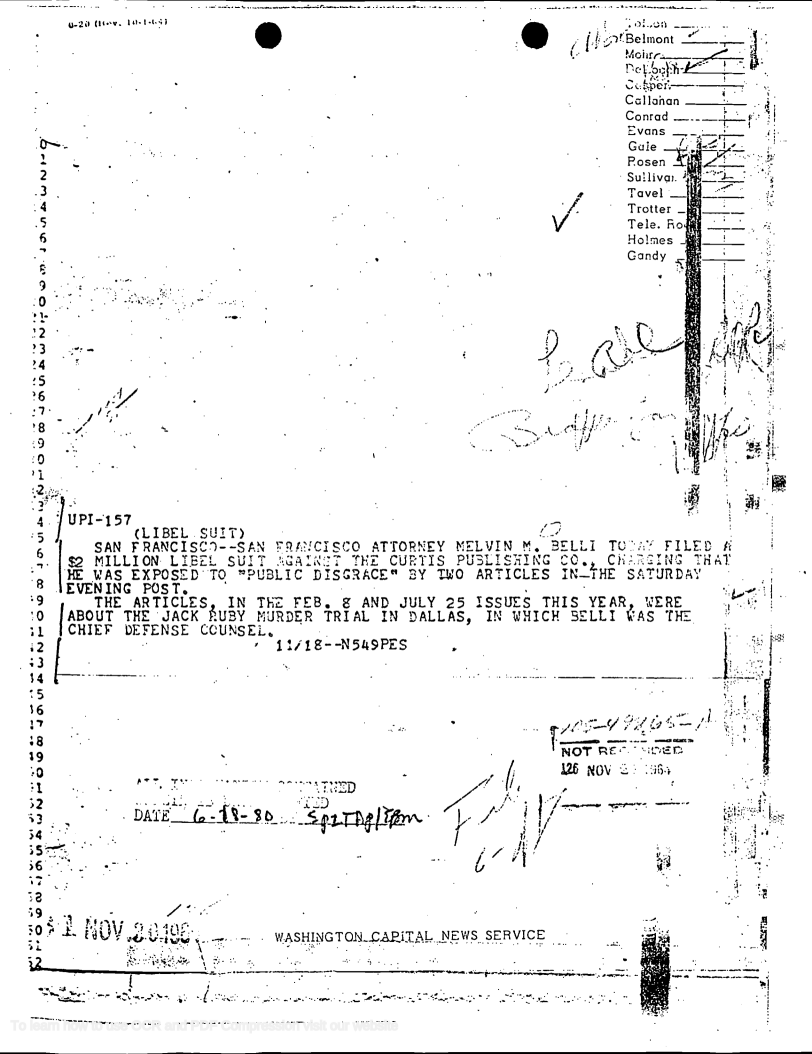
:0 :1 He then discussed nailing down the various rumors and discussed some of these, such as the erroneous name GLICK for the taxi driver, OSMALD's description, and possible shots coming from the overpass.

LANE in his rebuttal stated he did not believe that elite Congressmen were on the Commission. He said he felt that honor would return to the United States when America people look at the facts in the case. He said he is not concerned about the image of the United States, but is concern with the substance of the case. He then said that the four reporters who heard the sound of shots coming from the area of the overpass were never called by the Warren Commission. He stated that the Warren Commission believed only what it wanted to believe.

After this, there was a short question and answer period.

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## Beili Picks New Targei, FBI's Hoover

BY BILL PORTERFIELD

Chronicle Reporter

Melvin Belli, the rapier-tongued defender of Jack Ruby and caustic critic of Dallas, turned Tuseday to a new target—FBI Director J. Edgar Hoover.

"Hoover has long since outlived his usefulness," Belli told newsmen after taking part in a panel discussion sponsored by the Texas Bill of Rights Founda-

"The portfolio and doscient tower has on so many Americans is frightening," he said, "and one sees with dread the building up of a federal police force. It is a dangerous trend."

Do Something

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"If the FBI is so efficient,"
Belli asked, "why doesn't
Hoover do something about all
the crime and the criminals he
warns us about? He names
names and gangs, but doesn't do
anything about them. Is there
an overlord of crime that has
its finger on our politicians?"

In a marathon day of pronouncements to the press, the flamboyant attorney from California made these observations:

- e That if Jack Ruby doesn't kill himself first, Texas courts will reverse his death conviction for the slaying of Lee Harvey. Oswald, assassin of President Kennedy.
- In this criticism of Dallas is aimed only at the oligarchy—"the 100 bankers and insurance executives, etc., of the Citizens Council who run Dallas."
  "We all love Big D, but it's sunk unless its leaders have a

exans, even though Texas laws are "antiquities."

Newspaper Trial

At the Bill of Rights Foundation panel discussion in the Rice Hotel, Belli told other lawyers:

"It's wrong to try a case in the newspapers, and I'll admit my errancy—but you fight fire with fire. The district attorney says something in the press and you fire back."

Belli, who arrived here Monday night from Austin, spoke Tuesday night at a Rice University Student Forum meeting before flying back to San Frankisco.

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M. Arr. Gavel
M. Mr. Gaom
M. Mi Gholines
— M. Gandy

newspaper, city and sta

(Indicate page, name

CHRONICLE'
HOUSTON,

Date: 12/9/64

Edition:
Author: BILL PORTERFIELD

Editor: W.P. STEVEN

Title:

Character:

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Classification:

Submitting Office: 501-1101

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# egal Battles



MELVIN BELLI

I legal battles with the state, Y News Tribune learned Thurs-

18, told The News Tribune
19 the stormy lawyer who deled Jack Ruby is definitely ingred in the Puyallup Indian

19ne made the statement after ging Wednesday night with styled chief of the Puyallup Juns, Bob Satiacum, and Satiit's Seattle attorney and pub-relations man; in Portland re Cone is trying a case.

lli, long-known as one of 4rica's outstanding court lawblazed across the nation's pages when he defended 6 Ruby for the murder of Lea ey Oswald, assassin of Presi-Kennedy.

Fired By Ruby

Roby med Belli fores conviction and Belli was verbally lashed by the president of the American Bar Association for his conduct during and after the trial. Later Belli sued American Bar Association President Walter E. Craig for \$5 million, claiming he had been slandered.

Over a national television network, Belli lashed out at Judge Joe B. Brown, called Dallas "a festering sore" and labeled Dallas District Atty Henry Wade a "hog caller" caller.

Cone said that if Belli can arattention to the Indian cause, Sarange it in his busy schedule, "he'd like very much to help the Indians." He said it was very doubtful that he could assist in the Feb. I trial in which the state will attempt to win jurisdiction to the Indian cause, Sarange it in the unit attempt to the state will attempt to win jurisdiction to the Indian cause, Sarange it in the unit attempt to help the state will attempt to win jurisdiction to the Indian cause, Sarange it in his busy schedule, "wednesday from United Nations Secretary U Thant about possible Puyallup tribal membership in the U.N.

He claimed that the Puyallups will attempt to win jurisdiction He claimed that the Puyallups over net fishing on the Puyallup as a separate nation are inter-River.

S62 Million Complaint

However, he said Belli might
be able to represent Satiacum in
his \$62 million cross-complaint
against the state for alleged past,
present and future lost inchme
because of state interference with
his at fights Complaint and puyallup Indians Jan, 30 to dishis set fishing. Cone also said Belif might assist Satiucam's wife, Suzanne, in her April 28 appeal of a justice court conviction for assault arising out of the cel- allup River. cheated Scatember tened ruising on the County-City Building Building lawn:

No date has been set on the pre-trial hearing over Satiacum's \$62 million cross-complaint.

Cone said any assistance to Satiacum or the Puyallups by Belli would be "a labor of love." He said he knew Satiacum was in no position to pay Belli the regular fees.

Belli's firm presently is repre-senting the Pitt River Indians of California in an appeal of a land settlement which granted about \$9 million to the Pitt River tribe.

Hinges on Schedule Cone said everything hinged on Belli's schedule, but declared the noted attorney "definitely is interested.'

At the same time Satiacum said

another protest march on Clympia will be staged Feb. 1, possibly involving 1,000 Indians from throughout the Northwest.

He said the Indians will gather at the County-City Building just before the Puyallup fishing trial starts, then caravan to Olympia while the trial is in progress.

"We want to find out where Indicate page, name of red man fits in Gov. Dan Evans Blueprint for Progress," Satlacum newspaper, city and sta said.

U.N. Membership

In another attempt to draw attention to the Indian cause, Sa-

ested in a national identity be-

Closer to home, Satiscum said he has called a meeting of some Puyallup Indians Jan. 30 to dis-cuss the possibility of requiring sports lishermen to get a permit from the Puyallups before fishing for steelhead on the lower Puy-

Any recommendations would lave to be presented to the Puy-allup Tribal Council and its chair-man Frank Wright. Neither the tribe nor Wright have: indicated they desire any such crtion.

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Tele.

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TACOMA NEWS TRIBUNE. Tacome Washington

Date: 1/21/65 Edition:

Author:

Editor: Title:

MELVIN BELLI

Character: 0.5

Classification:

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Submitting Office:

Being Investigated

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COA CIT. NO. 27
UNITED STATES GC ARNMENT

Mr. DeLoach

5-11-65

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M. A. Jones

SUBJECT:

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19 50 PLAYBOY MAGAZINE MAY, 1965, ISSUE

A review of the May, 1965, issue of "Playboy" magazine (attached) reflects no mention of the Director but has one minor reference in the book view section concerning a new book entitled "The Man Who Wrote Dirty Books" by the Hal Dresner.

DATE:

According to this book review, a minor character in the plot a large a large a large and large a large a rabbi until he took an aptitude test that showed 'I was low in Religion and Social Work and high in Sports and Law Enforcement. So my mother made to loin the FBI. "The review indicates the entire book is of a similar frivological natural contents."

A list of items scheduled to appear in the June issue of "Play by" includes "A Candid Conversation With Melvin Belli." He will reportedly at the "Dallas justice, the FBI and legal harrassment -- in an exclusive "Playboy" interview."

Belli, of course, is well known as the unscrupulous publicity seeker who briefly served as a defense attorney for Jack L. Ruby and has been aptly described by the Director as a "shyster." Belli from time to time has been critical of the Bureau.

Bufile 105-49865-A reflects that in December, 1964, while in Austin, Texas, Belli personally attacked the Director and the Bureau, suggesting that a Federal police force was being built. It was another typical example of the thirst for headlines so often evidenced by this egomaniac.

#### RECOMMENDATION:

For information.

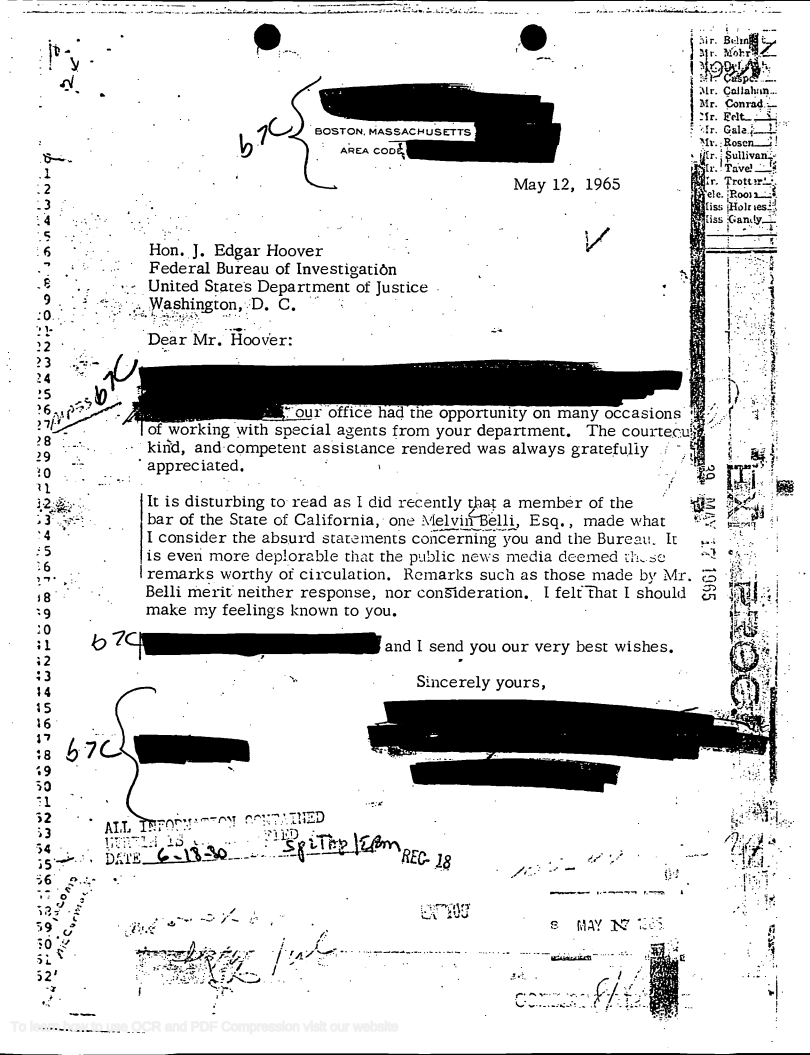
Enciosure - Actached

1 - Mr. De Loach

- Mr. Rosen

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Boston, Massachusetts U Dear Your letter of May 12th has been received, and I am indeed encouraged to know of your support. I certainly appreciate the generous comments concerning personnel of this Eureau, and my associates join me in thanking you for your kind remarks. We hope that our future endeavors continue to merit such approbation. It was very kind of you to send best wishes. Sincerely yours, J. Edgar Hoover :0 1 - Boston - Enclosure cordially on 7-6-62. NOTE: We last corresponded with At that time he was There is no derogatory information in Bufiles concern is on the Special Correspondents' List. The ing him. refers to as being made by Melvin Belli, remarks th who is well known to the Bureau, appeared in an extensive interview published in the June, 1965, issue of the magazine "Playboy." The interview is the subject of a Jones to DeLoach memorandum dated 5-18-65 captioned "Melvin Belli, Interview, "Playboy" magazine, June, 1965." MAILED 5 MAY 2 5 1925

KAY 1962 EDITION GSA GEN. REG. HO. 27 UNITED STATES GOVERNMENT lemorandum Mr. DeLoach

5-18-65

SSUBJECT:

M. A. Jones

INTERVIEW, "PLAYBOY" MAGAZINE

JUNE, 1965

Melvin Belli, San Francisco attorney and the most notorious charactan in the legal profession, has blasted, in the current issue of "Playboy," the Director, Bobby Kennedy, the American Bar Association and the American Medical Association. with the Director receiving top billing. The article is attached.

In the interview, conducted by an unidentified "Playboy" intervie r, Belli ed commented he did not believe that the FBI suppressed any knowledge it had of any plot of the same the President although he could not understand why the Bureau distinction. give Secret Service the file it had on Oswald. The Director is mentioned unfactably in passing at several points, however, Belli's first real criticism occurs when he 🎁 asked what he thinks of the FBI's reputation for scientific crime detection. He replied hat the Bureau's technical expertise is more impressive than its reputation. He says in spends its time and the taxpayers' money chasing "two-bit car thieves and looking for communications and the taxpayers' money chasing the car thieves and looking for communications are the careful to the careful that spies" while organized crime continues to prosper. He claims there is no reason why the FBI could not have broken up the syndicate long ago "if Hoover really wanted to." He said "syndicate bigwigs" are so good at covering up their tracks it is difficult to get convictions and the Director wants to keep the FBI's reputation "unbesmirched by failurg" He suggests that the interviewer read Fred Cook's book "The FBI Nobody Knows" to get, the cold, hard facts about the FBI. He claims that the Director has done a gree job in making his position more secure but that his "dictatorial ideas and ideology have no place in a position of such power in a democracy. "Belli-describes Mr. Hoover's ideology as fascism and he wonders why so many ex-FBI men are members of the John Birch Society He said that the Director is an 'archreactionary autocrat, " who believes that the people? are not fit to govern themselves. He describes Mr. Hoover as a "dangerous, dangerous man whom we should have gotten rid of a long time ago, " and given full rein, in the name of law and order, he would have completely abandoned the constitutional, due pro protections guaranteed to every citizen. When asked if he was not going too far, Bell bresponded "I probably am--because I'm telling the truth." Then he says he fully expects la call from one of Mr. Hoover's "gray-flannel minions" because the Bureau has a ready 22tried to tap his phones and interfere with his mail. He said if visited he is ready but 13the question is "are they ready for me?" REC- 24/05 - 40 %

5Enclosure

- Mr. De Loach

- Mr. Rosen

- Mr. Gale

l - Mr., Sullivan

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M. A. Jones to DeLoach Memo RE: MELVIN BELLI

Significant of his devious nature, when asked about wiretapping, said that it is morally, legally and innately wrong. He then admits that his or a fiftice uses wiretapping because the practice is so widespread that he needs it to adeq stely represent his clients.

He attacks the American Bar Association because of its suggestion that members of the profession engage in the defense of unpopular defendants on the ne hand, but as a matter of practice refuses to sanction attorneys who defend persus accused of heinous crimes. He attacks the American Medical Association at great length for the failure of doctors to testify against colleagues in malpractice suit because their insurance would be subject to cancellation. Belli complains that his practice leaves him little time to work on his autobiography which he says is really going to lay into all those b------ (a word reflecting on legitimate birth). When asked who he means he said "You know: Bobby Kennedy, J. Edgar, the A. M. A., the A. B. L., the insurance companies, ad infinitum."

#### BUFILES:

Mississippi, 3-24-64. He forwarded the letter to the Jackson Resident Agency in mail, for "information and consideration." The case was closed after investigation when the United States Attorney at Oxford, Mississippi, declined prosecution. In July, 1964, the Bureau learned that Belli had his interviews with Jack Ruby filmed, allegedly for preparation of his defense. A cameraman he engaged said Belli had obtained an rights to any book or film on Ruby before accepting his defense and allegedly compiled an immense film library on Ruby for future exploitation. Belli allegedly deliberately attempted to have Ruby break down mentally before the camera to enhance the value of his films. Typical references to Belli in Bufiles reflect in 1941 he sent greetings to the Soviet Union in support of the Red Army's struggle against Nazi Germany; in 1949 he protested the prosecution of the twelve communist leaders to Alben Barkley;

mobster Mickey Cohen at a seminar on legal tactics during the American Bar Association convention as "Professor O'Brien," an expert on tax evasion, the Director instructed that San Francisco should be alert for any violations of law by Belli as his record was questionable.

OBSERVATIONS:

This 'two-bit' Barnum and Bailey barrister grossly distorts e role of the FBI in law enforcement and continues, through his excesses, to display the baseness of his character. His reasoning on every count is typical of his nature as an go chanice. To do anything but ignore him would play into his hands and provide ham with the publicity he seeks. This is another case of where the Director and the Execution well be proud of their enemies.

RECOMMENDATION

For information